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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/683,570	10/09/2003	Shoji Ogushi	2933SEC-1	7657
22442	7590	07/30/2007		
SHERIDAN ROSS PC 1560 BROADWAY SUITE 1200 DENVER, CO 80202			EXAMINER BAHTA, KIDEST	
			ART UNIT 2125	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/683,570

Applicant(s)

OGUSHI ET AL.

Examiner

Kidest Bahta

Art Unit

2125

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 02 March 2007.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 2,4-22,24 and 26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 2,4-22,24 and 26 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____.
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____.

Allowable Subject Matter

1. The allowed claims 2, 4-22, 24, 26 are withdrawn.

The indicated allowability of claims 2, 4-22, 24 and 26 is ***withdrawn*** in view of the newly discovered reference(s) to Thompson (US 2003/0115088) in view of Squeglia et al. (US 2002/0156692). Rejections based on the newly cited reference(s) follow.

Claim Objections

2. Claims 2 and 24 objected to because of the following informalities:

Claim 2, lines 11, "on the work" should be changed to --about the worker --as pre page 10, lines 21-31;

Claim 24, line 7, "form" should be changed to --from--

Claim 24, lines 10, "on the work" should be changed to --about the worker--as pre page 10, lines 21-31;

Appropriate correction is required.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 2, 4-22, 24 and 25 rejected under 35 U.S.C. 103(a) as being unpatentable over Thompson (US 2003/0115088) in view of Squeglia et al. (US 2002/0156692).

Regarding claims 2 and 24, Thompson discloses a computer system to assist a worker who goes to a work place to perform work, in deciding whether to accept a work item, the method comprising: storing reception information representing a work request received from a client in a memory device of the computer system ((Abstract, element 16 and 22); sending work items in the reception information (([0013]-[0014]), which have not been accepted by the worker ([040]), from the computer system to a worker terminal used by the worker (Fig. 1); receiving acceptance information ([0040]–[0042]), which corresponds to work items selected by the worker from the unaccepted work items and is sent from the worker terminal, by the computer system (Fig. 6, [0035]); storing information about the worker ([0037]) in the memory device based on the acceptance information ([Fig. 2 element 16).

Thompson fails to disclose sending necessary-part information including identifiers for parts necessary for a work item discriminated from the reception information and a quantity of the necessary-parts to either the worker terminal or a transport person terminal used by a transport person who transports parts to the work place.

Squeglia discloses that sending necessary-part information (Fig. 6, elements 128 and 132) including identifiers for parts necessary for a work item discriminated from the reception information and a quantity of the necessary-parts to either the worker terminal or a transport person terminal used by a transport person who transports parts to the work place (Fig. 8, Fig. 10).

It would have been obvious to a person of ordinary skill in the art at the time of invention was made to modify the teachings of Thompson with the teachings of

Art Unit: 2125

Squeglia since a device is configured to transmit from the service site to said database a computer-readable order over a communications network, wherein said order allows to identify respective parts and quantity thereof to be made available for said service site. A processor is configured to process the order relative to the data stored in the database to determine availability of the parts identified in the order. An update module is configured to log transactions that occur in connection with the replacement parts for the service site.

As claims 4-22 and 26, Squeglia discloses,

4. The method according to claim 2, further including discriminating necessary parts and a work method required for a work item based on the reception information, wherein the information on the worker is equivalent to the necessary-part information and the work method (Abstract).
5. The method according to claim 2, wherein the reception information includes a progress identifier indicating a work status of the worker and the method further includes: extracting work items including the progress identifier before acceptance from the reception information (Fig. 7, element 184; Fig. 8, element 206); and sending the work items including the progress identifier before acceptance to the worker terminal (Fig. 7, element 140).
6. The method according to claim 2, wherein the work items to be sent to the worker terminal includes *at least one* of information on a type of a machine to be a work target, information on a time length expected to be needed for a work item, information on a designated worker, information on whether a work item is urgent or not, and information on parts to be transported by a transport person ([0026]-[0028], [0056], [0089]).

7. The method according to claim 2, further including sending information capable of specifying a location of a worker and a work place, acquired by a position detecting mechanism, to the worker terminal([0027]-0028]).

8. The method according to claim 2, wherein the acceptance information includes a worker identifier, which is an identifier of the worker ([0068])

9. The method according to claim 2, further comprising setting a progress identifier for the worker stored in the reception information based on acceptance information as having been received ([0088]).

10. The method according to claim 2, further comprising sending received-part information on parts transported by a transport person and received by the worker at the work place, to the computer system from the worker terminal ([0026]).

11. The method according to claim 10, further comprising updating carried-part information on parts carried by the worker and transported-part information on parts carried by the transport person with the received-part information ([0025]-[0026]).

12. The method according to claim 10, wherein the received-part information is information corresponding to received parts selected from necessary-part information

Art Unit: 2125

sent to the terminal used by the worker and is sent from the worker terminal and received by the computer system ([0026]-[0028]).

13. The method according to claim 2, further comprising: receiving information on work subject matter and used-part information on parts used in a task, sent from the worker terminal, by the computer system at a time when the work is done ([0030]); and updating the carried-part information, which is information on parts carried by the worker, by the computer system with used-part information (0040)).

14. The method according to claim 13, wherein the used-part information is information corresponding to used parts selected from information on necessary parts sent to the terminal used by the worker ([0026]).

15. The method according to claim 2, further comprising setting a progress identifier for the worker stored in the work reception information as indicating completion of a task by receiving work-completion information sent from the worker terminal when the work is done ([0038]-[0039]).

16. The method according to claim 2, further comprising sending work technique information on a work method to the worker terminal in response to a work technique information request sent from the terminal used by the worker([0032]).

Art Unit: 2125

17. The method according to claim 2, wherein the reception information is classified into a category to which the worker belongs and stored in the memory device, and work items are extracted from the reception information corresponding to the category to which the worker belongs and is sent to the worker terminal ([0025]).

18. The method according to claim 2, wherein ranking of individual work items for displaying the individual work items arranged on the worker terminal is carried out based on priority information corresponding to the reception information. ([0044]).

19. The method according to claim 18, wherein the ranked individual work items are arranged based on the ranking and the arranged individual work items are sent to the worker terminal (Fig. 2).

20. The method according to claim 2, further comprising sending goods information including an identifier of goods discriminated by the reception information, to at least either the worker terminal or a transport person terminal ([0044]).

21. The method according to claim 2, wherein the necessary-part information is output by an output device connected to the terminal used by the transport person (Fig. 10, element 524).

22. The method according to claim 2, wherein the necessary-part information or

Art Unit: 2125

information on used parts is output by an output device connected to the worker terminal (Fig. 2).

26. The computer recording medium according to claim 24, wherein the computer program instructions further comprise discriminating necessary parts and a work method required for a work item based on the reception information and storing the necessary-part information and information on the work method in the memory device, at the stage of storing the reception information ([0044]-[0051]).

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed Kideest Bahta whose telephone number is 571-272-3737. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Picard can be reached on 571-272-3749. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you

Art Unit: 2125

have questions on access to the Private PAG system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kidest Bahta

A handwritten signature in black ink, appearing to read 'Kidest Bahta', with a large, stylized loop at the end.

KIDEST BAHTA
PRIMARY EXAMINER
TECHNOLOGY CENTER 2100